UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

| CIVIL MINUTES - GENERAL | | | | | | | | |
|---|---|--|---|----------|---------------------|--------|-----------|--|
| Case No. | CV 17-3702 | : FMO (ASx) | | Date | Augu | ıst 31 | I, 2017 | |
| Title | Luis Villegas v. Clean Wash, Inc. | | | | | | | |
| | | | | | | | | |
| Present: The | e Honorable | Fernando M. Olg | rnando M. Olguin, United States District Judge | | | | | |
| Vanessa Figue | | ıeroa | No | ne Pre | e Present | | | |
| | Deputy Cle | erk | Court Reporter / Recorder | | | | | |
| Attorr | neys Present | for Plaintiffs: | Attorneys P | resent f | ent for Defendants: | | | |
| | None Pres | sent | N | one Pre | e Present | | | |
| Proceedings: (In Chambers) Order to Show Cause Re: Dismissal Re: Prosecution | | | | | | Lack | c of | |
| Absent a showing of good cause, an action must be dismissed without prejudice if the summons and complaint are not served on a defendant within 90 days after the complaint is filed. Fed. R. Civ. P. 4(m). Generally, a defendant must answer the complaint within 21 days after service (60 days if the defendant is the United States). Fed. R. Civ. P. 12(a). The court may dismiss the action prior to the 90 days, however, if plaintiff(s) has/have not diligently prosecuted the action. | | | | | | | | |
| In the present case, it appears that one or more of these time periods has not been met. Accordingly, the court, on its own motion, orders plaintiff(s) to show cause in writing on or before September 7, 2017 , why this action should not be dismissed for lack of prosecution. Pursuant to Fed. R. Civ. P. 78(b), the court finds that this matter is appropriate for submission without oral argument. The Order to Show Cause will stand submitted upon the filing of plaintiff's response, if plaintiff/defendant files | | | | | | | | |
| ` | Proof(s) of service of summons and complaint on the following defendant(s): CLEAN WASH, INC. | | | | | | | |
| ■ An ans | swer by the fo | llowing defendant(s) | : CLEAN WAS | SH, INC | ·- | | | |
| □ Plaintif | f's application for entry of default pursuant to Fed. R. Civ. P. 55(a): | | | | | | | |
| Order to Shov | w Cause. Fai peing dismiss | llure to file a timely re ed for lack of prosec | rt will consider this a esponse to this Orde cution and for failure | r to Sho | ow Čau | ıse m | ay result | |
| | | | | | 00 | : | 00 | |
| | | | Initials of Preparer | | | vdr | | |